

THE MIRVIS LAW FIRM, P.C.

Via ECF

Honorable George B. Daniels United States District Judge Southern District of New York 500 Pearl Street New York, NY 10007 October 2,2020
DA 10 0CT 0 2 2020

Re: United States v. Mishel Levinski

18 - CR - 509 - 12(GBD)

Honorable Judge Daniels:

On behalf of Mr. Mishel Levinski, I write to respectfully request an additional modification of Mr. Levinski's bail conditions. Mr. Levinski respectfully requests permission to travel to the following g tournaments:

 2020 Fall Open ICC October 10-11 1507 N. Milpitas Blvd

Vernon Hills Giant RR
 Nov 7-8
 635 N aspen drive , Vernon hills ,IL

3. SAN ANTONIO FALL OPEN November 14th, 2020 San Antonio Texas

 Presper Financial Architects Open November 20-21, 2020 Akron Ohio

AUSA Hellman consents to this request. Mr. Levinski's Pretrial Services Officer consents as well.

If permission is granted, Mr. Levinski would provide his itinerary to Pretrial services as soon as practicable.

SO QRDERED:

George B. Daniels, U.S.D.J.

Dated:

OCT 0 2 2020



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We thank the Court in advance for its attention and consideration of this Application.

Respectfully Submitted,

/s/ Tony Mirvis

By: Tony Mirvis, Esq.

cc: AUSA Matthew Hellman (Via ECF) PTSO Jonathan Lettieri (Via ECF)